- e. The area education agency receiving the grant, in collaboration with the department, shall share the methods and results of its program with other area education agencies.
- 2. a. There is appropriated from the general fund of the state to the department of education for the fiscal year beginning July 1, 2006, and ending June 30, 2007, two hundred thousand dollars for purposes of this section.
- b. Notwithstanding section 8.33, moneys appropriated in this section that remain unencumbered or unobligated at the close of the fiscal year shall not revert but shall remain available for expenditure for the purposes designated until the close of the succeeding fiscal year.
- Sec. 9. LEGISLATIVE INTENT. It is the intent of the general assembly to recognize the strong role that innovation in the advanced manufacturing, biosciences, and information technology industries will play in the growth of this state's economy. To that end, the department of economic development, the department of workforce development, and the department of education shall work together for the purpose of addressing key issues that impact these industries by leveraging their different competencies and resources to work on the following areas:
 - 1. Career awareness.
 - 2. Data integration and assessment tools.
 - 3. Identification of workforce competencies.
 - 4. Retention of Iowans in the workforce and recruitment of new workers to Iowa.
- Sec. 10. REPORTING REQUIREMENT. By January 15, 2008, the department of economic development shall file a written report with the general assembly and the governor detailing all expenditures of moneys appropriated and allocated to the department pursuant to this Act and 2007 Iowa Acts, House File 911.1
- Sec. 11. EFFECTIVE DATE. Section 8 of this Act, being deemed of immediate importance, takes effect upon enactment.

Approved April 27, 2007

CHAPTER 123

COUNTY OFFICES — DEPUTY OFFICER SALARIES AND RECORDED DOCUMENT CONTENT

S.F. 212

AN ACT relating to county offices, by protecting certain identity information contained in documents recorded with the county recorder and by increasing salary limits for certain deputy officers and providing an applicability date.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 331.606A, Code 2007, is amended by striking the section and inserting in lieu thereof the following:

331.606A DOCUMENT CONTENT — PERSONALLY IDENTIFIABLE INFORMATION.

- 1. DEFINITIONS.
- a. "Personally identifiable information" means one or more of the following specific unique identifiers when combined with an individual's name:

¹ Chapter 219 herein

- (1) Social security number.
- (2) Checking, savings, or share account number, credit, debit, or charge card number.
- b. "Preparer" means the person or entity who creates, drafts, edits, revises, or last changes the documents that are recorded with the recorder.
- c. "Redact" or "redaction" means the process of removing personally identifiable information from documents.
- 2. INCLUSION OF PERSONALLY IDENTIFIABLE INFORMATION. The preparer of a document shall not include an individual's personally identifiable information in a document that is prepared and presented for recording in the office of the recorder. This subsection shall not apply to documents that were executed by an individual prior to July 1, 2007. Unless provided otherwise by law, all documents described by this section are subject to inspection and copying by the public.
- 3. REDACTION ON A RECORDER'S INTERNET WEBSITE. If a document that includes an individual's personally identifiable information was recorded with the recorder and is available on the recorder's internet website, the individual may request that the recorder redact such information from the website. The recorder shall establish a procedure by which individuals may request that such personally identifiable information be redacted from the internet record available on the recorder's internet website, at no fee to the requesting individual. The recorder shall comply with an individual's request to redact personally identifiable information.
- 4. LIABILITY OF PREPARER. A preparer who, in violation of subsection 2, enters personally identifiable information in a document that is prepared and presented for recording is liable to the individual whose personally identifiable information appears in the recorded public document for actual damages of up to five hundred dollars for each act of recording.
- 5. APPLICABILITY. This section shall not apply to a preparer of a state or federal tax lien, a military separation or discharge record, or a death certificate that is prepared for recording in the office of county recorder. If a military separation or discharge record or a death certificate is recorded in the office of the county recorder, the military separation or discharge record or the death certificate shall not be accessible through the internet.
 - Sec. 2. Section 331.904, subsection 1, Code 2007, is amended to read as follows:
- 1. The annual <u>base</u> salary of the first and second deputy officer of the office of auditor, treasurer, and recorder, the deputy in charge of the motor vehicle registration and title division, and the deputy in charge of driver's license issuance shall each be an amount not to exceed <u>eighty eighty-five</u> percent of the annual salary of the deputy's principal officer. In offices where more than two deputies are required, <u>the annual base salary of</u> each additional deputy shall be <u>paid</u> an amount not to exceed <u>seventy-five eighty</u> percent of the principal officer's salary. The amount of the annual <u>base</u> salary of each deputy shall be certified by the principal officer to the board and, if a deputy's <u>annual base</u> salary does not exceed the limitations specified in this subsection, the board shall certify the <u>annual base</u> salary to the auditor. The board shall not certify a deputy's <u>annual base</u> salary which exceeds the limitations of this subsection.

As used in this subsection, "base salary" means the basic compensation excluding overtime pay, longevity pay, shift differential pay, or other supplement pay and fringe benefits.

Sec. 3. APPLICABILITY DATE. This Act applies to county budgets¹ for the fiscal year beginning July 1, 2008, and all subsequent fiscal years.

Approved May 9, 2007

 $^{^{1}}$ The phrase "Section 2 of this Act applies to county budgets" probably intended

CHAPTER 124

FAMILY INVESTMENT PROGRAM REQUIREMENTS S.F. 254

AN ACT revising family investment program requirements.

Be It Enacted by the General Assembly of the State of Iowa:

DIVISION I GENERAL FAMILY INVESTMENT PROGRAM CHANGES

- Section 1. Section 239B.1, subsection 10, Code 2007, is amended to read as follows:
- 10. "Participant" means a person who is receiving full or partial family investment program assistance. For the purposes of sections 239B.8 and 239B.9, "participant" also includes each individual who does not directly receive assistance but who is required to be engaged in work or training options specified in the participant's family investment agreement entered into under section 239B.8.
 - Sec. 2. Section 239B.4, subsection 1, Code 2007, is amended to read as follows:
- 1. The department is the state entity designated to administer federal funds received for purposes of the family investment program and the JOBS program under this chapter, including, but not limited to, the funding received under the federal temporary assistance for needy families block grant as authorized under the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193, as reauthorized under the federal Deficit Reduction Act of 2005, Pub. L. No. 109-171, and as codified in 42 U.S.C. § 601 et seq., and as such is the lead agency in preparing and filing state plans, state plan amendments, and other reports required by federal law.
 - Sec. 3. Section 239B.7, subsection 1, Code 2007, is amended to read as follows:
- 1. WORK EXPENSE DEDUCTION. If an individual's earned income is considered by the department, the individual shall be allowed a work expense deduction equal to twenty percent of the earned income. The work expense deduction is intended to include all work-related expenses other than child care. These expenses shall include but are not limited to all of the following: taxes, transportation, meals, uniforms, and other work-related expenses. However, the work expense deduction shall not be allowed for an individual who is subject to a sanction for failure to comply with family investment program requirements.
 - Sec. 4. Section 239B.7, subsection 5, Code 2007, is amended to read as follows:
- 5. INCOME CONSIDERATION. If an individual has timely reported an absence of income to the department, consideration of the individual's income shall cease beginning in the first month the income is absent. However, this provision shall not apply to an individual who has quit employment without good cause as defined in rules.
 - Sec. 5. Section 239B.8, subsection 2, Code 2007, is amended to read as follows:
- 2. AGREEMENT OPTIONS. A family investment agreement shall require an individual who is subject to the agreement to participate engage in one or more of the work or training options enumerated in this subsection. An individual's level of participation engagement in one or more of the work or training options shall be equivalent to the level of commitment required for full-time employment or shall be significant so as to move the individual's level of participation engagement toward that level. The department shall adopt rules for each option defining option requirements and establishing assistance provisions for child care, transportation, and other support services. A leave from engagement in work or training options shall be offered to a participant parent to address the birth of a child or the placement of a child with